TED STATES

AND TRADEMARK OFFICE

U.S. APPLICATION NO	FIRST NAMED APPLI	ATTY, DOCKET NO.		
09/831075 GREGORY A SEBALD MERCHANT & GOULD	BARBEAU	<u></u>	J 9555.117USWO INTERNATIONAL APPLICATION NO.	
		PCT/CA	99/01065	
P O BOX 2903		I.A. FILING DATE	PRIORITY DATE	
MINNEAPOLIS, MN 55402 0903		08 NOV 99	06 NOV 98	
		DATE MAILED:	21 JUN 200	

NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED

STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)			
1. The following items have been subm	itted by the ap	oplicant or the IB to the United States Patent and Trademark	
Office as a Designated Office	e (37 CFR 1.4	494) 🖂 an Elected Office (37 CFR 1.495):	
U.S. Basic National Fee.		Indication of Small Entity Status.	
Copy of the international ap	•	Translation of the international application into English.	
Oath or Declaration of inver		Translation of Article 19 amendments into English.	
Copy of Article 19 amendm	ents.	Other:	
Priority Document.			
The International Preliminar	ry Examinatio	n Report in English and its Annexes, if any.	
Translation of Annexes to the	ne Internation	al Preliminary Examination Report into English.	
	accina under	35 U.S.C. 371(f) but has not filed the following indicated items and/or	
2. Applicant has requested early proc	The Dasic N	National Fee and the copy of the international application must be filed	
prior to 20 or 30 months from the priorit	. THE Basic I	d abandonment.	
U.S. Basic National Fee.	.,	Copy of the international application.	
		<u>-</u>	
accentance under 35 II S C 371:		e period set forth below in order to complete the requirements for	
a. Translation of the applica	ttion into Engl	lish. A processing fee will be required if submitted	
later than the appropri	ate 20 or 30 n	nonths from the priority date. For the reasons indicated on the attached Notice of Defective	
	i is detective i	or the reasons indicated on the attached Notice of Defective	
Translation. — b. Processing fee for providence.	ting the transla	ation of the application and/or the Annexes later than the	
appropriate 20 or 30 m	nonths from th	ne priority date (37 CFR 1.492(f)).	
c. Oath or declaration of the	e inventors, in	compliance with 37 CFR 1.497(a) and (b), properly identifying	
the application (prefer	ably by the In-	ternational application number and international filing date). A	
	ired if submit	ted later than the appropriate 20 or 30 months from the priority	
, date.	alametica does	not comply with 37 CFR 1.497(a) and (b) for the reasons	
indicated on the attach			
mulcaled on the attach	the oath or de	claration later than the appropriate 20 or 30 months from the	
priority date (37 CFR	1 492(e)).		
4 Additional claim fees of \$	as a ┌ la	arge entity small entity, including any required multiple dependent	
claim fee, are required. Applicant must	submit the ad	ditional claim fees or cancel the additional claims for which fees are	
due (37 CFR 1.492(g)). See attached P7	ro-875.		
S - Applicant has not submitted the re	ouired sequen	ce listing pursuant to 37 CFR 1.821-1.825. See attached	
PCT/DO/EO/920.	quirea sequen	to noting pursuant to 37 of it from the same to a second	
ALL OF THE ITEMS SET FORTH I	N 3(a)-3(d), 4	AND 5 ABOVE MUST BE SUBMITTED WITHIN TWO (2)	
MONTHS FROM THE DATE OF TH	IS NOTICE	OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM	
THE PRIORITY DATE FOR THE A RESPOND WILL RESULT IN ABAN	IDONMENT.	N, WHICHEVER IS LATER. FAILURE TO PROPERLY	
The time period set above may be extend 1.136(a).	ded by filing a	petition and fee for extension of time under the provisions of 37 CFR	
6. If box 3a or 3c is checked, a translat	ion of the Anr	nexes MUST be submitted no later than the time period set above or the	
Annexes will be concelled. A processin	o fee will be r	equired if submitted later than 20 or 30 months from the priority date.	
 The Article 19 amendments are ca 	ancelled since	a translation was not provided by the appropriate 20 (37 CFR 1.494(d))	
or 30 (37 CFR 1.495(d)) months from the	ne priority dat	е.	
Applicant is reminded that any commun	ication to the	United States Patent and Trademark Office must be mailed to the	
address given in the heading and include	the U.S. app	fication no. shown above. (37 CFR 1.5)	
A copy of the	is notice N	IUST be returned with this response.	
Enclosed: F PCT/DO/EO/917	Notic	e of Defective Translation	
☐ PTO-875	PCT/	DO/EO/920 Paulette Kidwell, Paralegal	
_		·	
FORM PCT/DO/EO/905 (March 2001)		Telephone: 703-305-3656	

UNITED STATE

NT AND TRADEMARK OFFICE

Commissioner for Patents, Box PC United States Patent and Trademark Office Washington, D.C. 2023

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03/00 10.10		INTERNATION	AL APPLICATION NO.
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NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371(c)(4) for entry into the national stage in the United States of America. The period within which to correct the deficiency noted below and avoid abandonment is set in the accompanying Notification.

A new oath or declaration, properly identifying this application (preferably by the international application number and international filing date) is required. The oath or declaration does not comply with 37 CFR 1.497(a),(b) and (f) in that it:

2. do 3. do 4. do 5. do to	not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68. ses not identify the application to which it is directed. ses not identify the inventor(s). ses not identify the citizenship of each inventor. ses not state that the person making the oath or declaration believes the named inventor or inventors be the original and first inventor or inventors of the subject matter which is claimed and for which patent is sought.
1.497(a) WILL RI	E TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR AND (b), AND 1.497(d) WHERE APPROPRIATE, WITHIN THE TIME PERIOD SET ESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ONMENT OF THE APPLICATION.
Additiona	ally, the oath or declaration does not comply with 37 CFR 1.63 in that it:
1.	does not identify the mailing address of each inventor. If the residence is different from the mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.
2.	does not state that the person making the oath or declaration:
a	has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
b	acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56.
3.	does not identify the foreign application for patent or inventor's certificate for which a claim for priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.
	Paulette Kidwell, Paralegal

Telephone: 703-305-3656

FORM PCT/DO/EO/917 (March 2001)